

## **REMARKS**

Claims 1 to 29 are pending. The Examiner's reconsideration of the rejections is respectfully requested.

Applicants appreciate the Examiner's indication that claims 25-29 are allowed and that claims 1-24 would be allowable if rewritten or amended to overcome the rejection under 35 U.S.C. 112, second paragraph.

Claims 1-24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The rejection essentially states that the term "window" in independent claims 1, 7, 11, 14, 18 and 20 is used by the claims to mean a unit for transferring an image signal in an image space system, while the accepted meaning is a defined screen area or a graphical user interface.

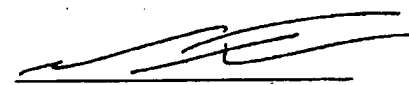
In the instant claims, the term "window" is clarified in the claims themselves. For example, claims 1 and 7 recite, *inter alia*, "a window ID for a window constituting a unit for transferring an image signal." Claims 11 and 14 claim, *inter alia*, "a window that is a transfer processing unit of the image signal." Claims 18 and 20 claim, *inter alia*, "a window in an image space, of which said host system is conscious." Thus, through the claim language itself, it is believed to be clear to one skilled in the art what the term window means. "The inventor may defined specific terms used to describe invention, but must do so 'with reasonable clarity, deliberateness, and precision' and, if done, must "set out his uncommon definition in some manner within the patent disclosure' so as to give one of ordinary skill in the art notice of the change' in meaning (quoting *Intellicall Inc. v. Phonometrics, Inc.*, 952 F.2d 1384, 1387-88,

21 USPQ2d 1383, 1386 (Fed. Cir. 1992).” Through clarifying the term “window” in the claims and Summary of the Invention, as well as illustrating the term in, for example, Figures 4 and 14 (e.g., window space of applications) and corresponding descriptions, it is believed that proper notice of the definition is given *per se*. Further still, the term “window” is used and described in various portions of the Detailed Description, for example, at paragraph [0080] in which “an area making a sense collectively on an image space, of which the host system 10 is conscious, is called a window, and the window is dealt with as a unit of transfer processing for image data.” Therefore, the term window is believed to be definite as used in the application. The Examiner’s reconsideration of the rejection is respectfully requested.

For the forgoing reasons, the application, including claims 1 to 29, is believed to be in condition for allowance. Early and favorable reconsideration of the case is respectfully requested.

Respectfully submitted,

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